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REJECTI	ON OVER A PRIC	R PAIENI	97 07 23:32/A3G-F 0002
In re Application of Gefter et al.			
Application No.: 09/662,784			
Filed: September 15, 2000			
For: A human T cell reactive for	eline protein (TRFP)	isolated from house dust and use	es therefor
the expiration date of the full statutor and 173, and as the term of said pri granted on the instant application st	inal part of the statutory t ry term prior patent No. ior patent is presently sh nall be enforceable only f	erm of any patent granted on the instant	prior patent is defined in 35 U.S.C. 15- owner hereby agrees that any patent s prior patent are commonly owned. Thi
would extend to the expiration date patent is presently shortened by any expires for failure to pay a mair is held unenforceable; is found invalid by a court of co is statutorily disclaimed in whol has all claims canceled by a re- is reissued: or	of the full statutory term a y terminal disclaimer," in in- ntenance fee; impetent jurisdiction; e or terminally disclaimed examination certificate;	the terminal part of the term of any pater is defined in 35 U.S.C. 154 and 173 of the event that said prior patent later: under 37 CFR 1.321; full statutory term as presently shortened	prior patent, "as the term of said prio
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For submissions on behalf etc.), the undersigned is en	of a business/organizatio npowered to act on behal	n (e.g., corporation, partnership, university fof the business/organization.	y, government agency,
ballof are believed to be true; and t	further that these statem prisonment, or both, unde	If my own knowledge are true and that a ents were made with the knowledge that er Section 1001 of Title 18 of the United by patent issued thereon.	willful false statements and the like s
2. X The undersigned is an atto	rney or agent of record.	Reg. No. 41,104	
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	•	Ronald J. Kamis	

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